

INJUNCTION AGAINST CORNER IN OATS

Speculators in Chicago Apparently Intimidated by the Court's Action.

(By Associated Press.)
CHICAGO, July 31.—Judge Chytrus today modified the injunction issued yesterday, restraining the Chicago Board of Trade and the Board of Trade operators, James A. Patten, Carrington Patten & Company and Bartlett, Frazier & Company, from conducting a corner in standard oats, by restraining the defendants from asking the president of the Board of Trade to endorse down margins deposited by the complainants, Waite, Thorburn & Company, to secure \$500 bushels of short sales.

The court held a session before the opening hour of the Board of Trade in order that a decision might be reached before business was begun. So important, however, did the court consider the precedent of the case that the motion for a dissolution of the temporary injunction was not considered, and the case will come up for further adjudication next week.

The effect of the action of the court for the time being to protect the complainants against any alleged corner and as construed as working against the bull clique of operators on the board.

There was practically no effect on business in oats from the court's action. The assurance by Judge Chytrus that ordinary business could be done by the defendants and other members of the Board of Trade, acted as a check against any early violent fluctuations.

Speculators on the board were all inclined to comment unfavorably on the appeal to the court. The big bulls said if such a precedent was established there would be nothing but short selling. If prices went down deliveries would be made, but if the price went against the sellers there would be nothing to prevent them defaulting on their contracts. Speculators intimidated by the possibility of having to answer to the court if fictitious prices were pumped into July oats, all speculators allowed the manipulated July options in all grains to die with a flash in the pan. July oats were sold freely in the bull, and many of the shorts covered, bringing a closing price of 64 cents. The famous July corn deal ended in a slump of 3 cents and closed at 56. July wheat was delivered freely and prices slumped sharply, losing at one time 6 cents. The close was 5.25 cents down at 92.4 cents. Other deliveries were weaker, but not markedly so.

KING EDWARD IMPROVING

He is Able to Walk the Length of the Pavilion Deck.

(By Associated Press.)
COMES, ISLE OF WIGHT, July 31.—Today's bulletin on the condition of King Edward is as follows:

"His Majesty has made rapid progress since Monday last. His general condition is all that could be desired. The wound is closing satisfactorily. He is now able to walk the entire length of the pavilion deck easily, without assistance."

Favored by perfect weather, the royal yacht Victoria and Albert was in the harbor today. The King sat in the shade of an awning aft, with the Queen by his side.

Hints From Goodland.
(Special Dispatch to The Times.)
IRVING, VA., July 31.—Miss Lallah Taylor left this morning for her home in Brooklyn, N. Y. Miss Taylor has been visiting her brother, Mr. E. L. Taylor, since the early part of last May.

Captain Alfred Pleasant and his daughter are here from Philadelphia. They will remain at "Bowling Hall" until fall.

Mr. F. Z. H. Bullock is spending a few days at "Mount Pleasant."

Mr. Shas, who is engaged in the mercantile business in Joliet, Ill., has returned to that city after visiting his relatives at Gum Springs.

Mr. W. R. W. has returned from Richmond where he was visiting for several days.

Mr. James B. Ferguson has gone to Nelson county, where he expects to work on the Clerk's office. Mr. Ferguson is well known as a contractor and builder.

The James L. Bessie Lyle left here today for Rock Castle. They have been visiting Mrs. J. C. Talley. Miss Lyle was successful in a contest for a thirteen dollar cake at a lawn party at West View, which was held there not long ago. She had three rivals in the contest.

Mr. C. C. Jennings has a force of twenty-five men under the direction of Walter T. Matthews, who are engaged in cutting poplar wood and pine logs. These will be shipped to Richmond next month.

Miss Margie Lourey has returned to her home in Richmond after spending several weeks with friends at "Shelton's Mill."

Mr. J. W. Foster, Rev. Sid. Ferguson, the powerful Methodist preacher, who, in his younger days struck off Captain Blazer, the Federal leader, from his horse with one blow from the butt of his pistol, Rev. E. S. Hinks, Charles P. P. Janney and others, pleaded with the mob, but in vain. It was not the police who were needed, but the person of a stalwart young man from Fairfax county, known in a blue shirt, who led the rush for the jail door. Jailer C. F. Laycock, Deputy Sheriffs D. H. Vandervander, James Monroe and C. J. Monroe, were stationed on a platform at the entrance to the jail, and with the assistance of Colonel E. V. White, his sons, B. V. White, the Mayor of Leesburg, and John, George E. Rinker and others, fought as bravely as men could with their hands tied to their backs.

They were all swept away, however, as by a hurricane, and the outer door of the jail gave way. Crowding into the hall the mob at once set to work with a mad iron crowbar on the door of the front cell, and responding to a powerful effort, the door frame in which the lock was embedded gave way, splitting into kindling wood and freeing the door for the further passage of the crowd. Still, however, the goal was not reached, another iron door, stronger than the first, was piled open in the same manner, and at last the large iron cage was reached, through the bars of which the desperado could be seen, with about a dozen prisoners.

Here the mob met their most serious obstacle, the massive iron combination lock, which held the door of the cage like adamant. While this was being pounded with the sledges hammer, Commonwealth's Attorney E. E. Garrett and Justice of the Peace Charles F. Harrison made a final attempt to prevent the capture of the prisoner. Both were quickly expelled by

the mob, however, and narrowly escaped serious injury.

SEIZURE THEIR PREY.
At last the cage gave way, and with a final rush the mob seized their prey, and putting him on a horse with a rope around his neck, started down the Alexandria Turnpike. They had gone about half a mile, when reaching the potters' field they took the negro from the horse and throwing the rope over the limb of a tree on the edge of the cemetery, started to string him up.

Scarcely, however, had his feet risen above the ground when there rang out a loud, continued volley from a hundred pistols and guns, and until every man had emptied his firearm the desperado was riddled with bullets.

UNERRING AIM.
For a space double that of a man's hand around the heart the bullets were so close together that any attempt to count them was futile. Not one seems to have gone astray, for he did not receive a single scar on the face, nor even so low as the legs. The last part of the body of the mob dispersed.

Coroner Claggett immediately summoned a coroner's jury, who, after viewing the body and the scene of the lynching, adjourned until 9 o'clock to-morrow morning.

Sentiment in Leesburg is almost unanimous in condemning the lynching, and a vigorous effort will be made on the part of the citizens to bring the leaders of the mob to justice.

IN CLOSE TOUCH
Governor Montague Did All in His Power to Prevent Lynching.

The lynching yesterday of Charles Craven, the negro who is alleged to have murdered Mr. William H. Wilson, the Loudoun county farmer, on Monday was the first outbreak of the kind to occur under Governor Montague's administration, and while His Excellency was in King and Queen county with his family for a few days, he was in close touch with the situation and did all in his power to prevent mob violence. Governor Montague was in constant telegraphic communication with the Attorney-General Nalle, and as soon as the gravity of the situation became known he directed that officer to dispatch the Alexandria Light Infantry, under Captain James E. King, to the scene at once. The authorities of the Southern Railroad were promptly to have a special train in readiness, and while every effort was made by the Governor and Captain King to give military protection to the prisoner, the lynching had taken place before the soldiers could possibly be gotten together.

The railroad people received a message countermanding the order as soon as Governor Montague was informed of the lynching.

Adjutant-General Nalle stoutly refused to make any statement concerning the affair last night, but it was learned from others that the reliable and in a position to be acquainted with the facts, that the Governor, through his Adjutant-General, spared no pains to prevent the lynching and that the circumstances were such as to take the case entirely without the pale of executive control.

The friends of Governor Montague will regret the lynching, particularly inasmuch as he has so far been able to prevent such infractions upon the law since he has been in office.

Military Too Late.
(Special Dispatch to The Times.)
ALEXANDRIA, VA., July 31.—Captain James E. King, of the Alexandria Light Infantry, who left here at 1 o'clock this afternoon received a telegram from Governor Montague through Adjutant-General Nalle, ordering him to assemble that company together at once and to take the first available train for Leesburg, Va., to protect Charles Craven, the negro who was lynched this afternoon for murdering William H. Wilson.

The boys were quickly hustled together and at 4:30 o'clock Captain King received a telegram from Adjutant-General Nalle telling him of the lynching and the company was dismissed.

Prisoner's Denial.
(By Associated Press.)
WASHINGTON, D. C., July 31.—Before Craven was lynched he was given an opportunity to make a statement. He strongly protested that he was innocent of killing Wilson, and also that he was innocent of burning Smith's barn, for which offense he had been sentenced to jail two years before. Men, women and children, who lined the road from the jail to the scene of the execution, liberally cheered the mob.

Captain John A. Curtis qualified as Harbor Master before City Clerk August yesterday afternoon.

NEGRO YOUNG PEOPLE'S CHRISTIAN AND EDUCATIONAL CONGRESS.
Atlanta, Ga., August 6-11, 1902, Via the Atlantic Coast Line Railroad.

For the above occasion this line will sell tickets from Richmond to Atlanta and return at rate of one fare, plus \$1.50, which includes membership fee, for the round trip. Tickets to be sold August 2d, 4th and 5th, 1902, with final limit fifteen days from date of sale. For full information, apply to any agent of the company or to C. S. CAMPBELL, Division Passenger Agent, 338 East Main St., Richmond, Va.

SEABOARD AIR LINE RAILWAY.

Special Rates Negro Young People's Christian and Educational Congress. Atlanta, Ga., August 6-11, 1902.

On account of the above-named occasion the Seaboard Air Line Railway will sell round-trip tickets from Richmond, Va., to Atlanta, Ga., and return at rate of one fare for the round trip, plus \$1.50, which includes membership fee. Tickets on sale August 2d, 4th and 5th, 1902, with final limit fifteen days from date of sale. Fare from Richmond and Petersburg, \$1.50.

Further information given by any representative of the company.

W. J. MAY, City Ticket Agent, 2 P. Smith, District Pass. Agent, 205 East Main Street.

CATORIA.
Bears the Kind You Have Always Bought
Signature of C. A. H. H. H.

A VIGOROUS RUBBING
with Dixie Nerve and Bone Liniment will cure rheumatism, neuralgia, pains in the back, shoulders, sides and joints. It cures when others fail. It is the "Best on Earth" for sprains, strains and all pains. Unexcelled as a horse liniment, as a number of horsemen was testified. Price for a large bottle 25c. everywhere.

THE VERDICT.
Rev. Dr. A. E. Dickinson, of the Religious Herald, Richmond, Va., accompanied by Mrs. Dickinson, was recently a guest at Hotel Virginia, Virginia Beach. Speaking of the Hotel Virginia, Dr. Dickinson said: "The hotel will be crowded as soon as the people know what a delightful place it is at such reasonable rates."—Religious Herald.

Rates, \$10 and \$12 per week.

HOTEL VIRGINIA,
Virginia Beach, Va.
C. A. Woolfolk, Manager.

Two Games at the Ball Park
The Elks and Manchester Clubs Will Play To-Morrow Afternoon.

There was no game of ball at Broad Street Park yesterday afternoon, owing to the wet condition of the ground. The Elks, of this city, and the Manchester Elks, of that city, were scheduled to play the first game of the Tri-City League. Two games will be played on Saturday between the same clubs, beginning at 2:30 o'clock.

The line-up of the clubs will be as follows:
—McLure, catcher; Fitzpatrick, pitcher; Knowles, short-stop; Willis, first base; Bender, second base; Blythe, third base; McDavies, left field; French, center field; Jones, right field.
—Manchester—P. O'Hara, catcher; Hooker, pitcher; Croft, short-stop; May, first base; J. O'Hara, second base; Driver, third base; J. Jennings, left field; N. Jennings, center field; Pathway, right field.
"Squire Donati is president of the league, and he predicts good ball and hopes to develop some professional timber."

A movement is on foot to secure an American League team for Richmond next season. Mr. W. E. Bradley is becoming interested in the project. It is hoped by the cranks that he will join hands with Mr. Donati in bringing high-class ball to Richmond again.

FIERY SCENES AT CAMPBELL TRIAL
(Continued from First Page.)

said a wrong construction was being placed upon his language, but Colonel Christian only went at it heavier than ever. "The Commonwealth's Attorney had, he said, impeached the jury of the jury of American gentlemen and meant to sustain the impeachment by witnesses who themselves needed somebody to vouch for them."

"Who are going to vouch for them? I would like to know," he cried. "Who are going to vouch for your men, the jurors with whom I sit? Partisans all, all. And partisans and advocates of whom all political partisans, partisans of a political person from the North, whose teachings are the teachings such as precipitated the John Brown raid, the murder of your women and children, these jurors have sworn, and upon which my faith is pinned. And if he ever gets to heaven he will have to put his faith there, too."

IN LEAGUE WITH THE DEVIL.
"Yes, a man whose teachings are in league with the devil, because he recognized no right of the people of the South to hold property they had purchased and proposed to rob our people."

"But now who is to be believed here? These gentlemen of the jury, these honorable gentlemen on their voir dire, or the witnesses he would bring, and who are advocates and supporters of such a cause?"

I leave it to Virginia gentlemen to decide. I leave it to this honorable court. And I say it is a reflection upon the people of Amherst. With, sir, I have been here when the court green has been drenched in blood, but never saw any such proceedings as this. What is the matter? Why cannot these honorable people try a case here, when cases of more importance have been disposed of without any ceremony and in short order?"

PARTISANARY.
"Now, sir, I say to your honor, it is nothing but partisan prosecution that leads on this unusual and unheard-of proceeding. I ask why? I ask why? and the echo answers, why? I ask why? Why have you a stenographer here to report this case? Was it ever known before? Does the gentleman pay him? Can he draw on the treasury of the Commonwealth to pay him? What is the matter? Why cannot these honorable people try a case here, when cases of more importance have been disposed of without any ceremony and in short order?"

COLONEL CHRISTIAN MOVED.
This is the state of this case, and I appeal to your honor," he continued with tears in his eyes. In the name of law, and in the name of God, that my poor, humble client here should be hanged down, and that his little fair-haired child, here is his weeping wife, and yet there is no mercy shown by this pack of humane blood-suckers seeking his ruin, and his destruction. Appeal to the majesty of the law! I appeal to your honor as the representative of the law, that this case be heard in an impartial justice hall, and your decisions, your rulings, and your decisions, you shall reprobate and rebuke such an unusual, unheard of proceeding as characterizes this case.

Mr. Payne followed Colonel Christian in like strain, and gave a high pitch to the excited interest which the first speech had aroused.

Mr. Payne also charged the Commonwealth with attacking the power of the court, and of a set of Amherst gentlemen.

POLITICAL ISSUE.
Mr. Evans arose calmly to reply. He said he was aware that in entering into the prosecution of the case, and in taking the stand he did, it might be for a term a political suicide, but he conceived it to be his duty, and he had no idea of shrinking it. He said that the case now on trial had unfortunately become a political issue and a partisan affair, and though sharply rebuked by Judge Campbell he kept on.

He declared that in presenting this paper, he did so for the benefit, not only of the Commonwealth, but of Judge Campbell himself. The latter wanted a fair and impartial jury, and he was not to rest upon the result. He scorned the suggestion that he meant to charge the honorable jurymen with perjury, and reiterated the statement that he believed and meant to convey merely that they were mistaken, as all human beings are liable to be.

A FIRM SPEECH.
He made a firm speech, and created a strong impression. After some further firing, the defense asked that the jurymen be sworn, and the impeachment of them to be set aside as unwarranted as preposterous. They demand at least, that the court pass upon the matter at once.

The hour was late, and the court took the question under advisement until to-morrow.

The jury was placed in the hands of a deputy sheriff, sent to an hotel and ordered to be kept by themselves, and refrain from discussing the case.

When the case was called before Judge Wood about 10 o'clock in the morning the attendance was probably larger than

last succeeded in securing one additional juror. Several were turned down because they had been entertained recently at the home of Judge Campbell, had been clients of his in legal cases, or had formed or expressed some opinion upon the crowding.

Applause greeted the statement of one man. He had given vent to his view of the matter, and it had been that the preacher hadn't got enough.

At last the needed sixteen were gotten together and took their places in the jury box.

JURORS CHALLENGED.
The pre-emptory challenge was given and few names were stricken from the list, as follows: Messrs. A. P. Burks, Ed. Eubank, Charles Clements and E. Evers.

The following are those left and who constitute the jury before which the case will be tried: Messrs. S. Hamilton, Walter Crist, P. H. Hartless, J. J. Watts, R. E. Crawford, A. F. Woodcock, John D. Phillips, Jr., George W. Foster, Nicholas Fryer, W. M. Burgess, H. Dug Layne and H. C. Carter.

Just at this point Commonwealth's Attorney Evans asked for time to confer with several of his witnesses with whom he had not yet been able to hold conversation, and also to prepare a paper which he wished to file in the case, and he proposed a recess.

Counsel for the defense objected, and asked that the trial proceed. Mr. Evans replied that it was impossible for him to go on, and insisted that he was privileged to have certain conveniences placed before him. He would not allow the jury to be sworn before he could present the paper and introduce certain evidence and he thought it would be a good idea to adjourn until to-morrow.

A COMPROMISE.
As a compromise a recess of one hour was taken. Judge Campbell declaring that the jurymen had to be sworn before they left the bar, if it took all night to do it.

When the court reassembled, Mr. Evans at once proceeded to introduce the paper he had secured time to prepare. The discussion and the action of the court are set forth above. The interest here in the case is something intense. The little town is alive with the affair, and it is the one topic of conversation for old and young alike.

Two thirds of Amherst county were swarming the streets during the day.

J. F. G.

FINCASTLE SUPERVISORS
Fix the Annual Levy—Mr. Zimmerman Lost in the Mountains.
(Special Dispatch to The Times.)
FINCASTLE, VA., July 31.—The Board of Supervisors adjourned yesterday after a three days' session. The county levy for the ensuing year was continued the same as that of last year—0.8 per cent. for all purposes. As customary at the yearly meeting on Monday evening the members of the board, in company with a number of the other county officials, were highly entertained by Mr. Linkenbaker, the superintendent of the county almshouse.

Mr. J. B. Zimmerman, of this place, while out whortleberrying, became lost in the mountains some eight miles north of here yesterday. He became separated from the party which went out with him, but nothing was thought of his absence until the morning, when he was found, and he did not appear, as was expected, Search was made, but it happened Mr. Zimmerman, instead of returning the way he came, took the opposite direction and came out at the home of Mr. Carlton, who returned him safe to Fincastle.

Divided the Spoils
Two Women Under Arrest at Second Station for Larceny.
For stealing \$15 from Henry Clay, Beatrice White and Gertrude Fitzgerald were arrested last night by Officers Poltous and Neils, and are now locked in a cell in the Second Police Station. All of the parties are colored.

When brought into the station last night the women denied their guilt, but a thorough search of their person revealed the money, which had been equally divided by the women. It was then that Beatrice deserted her friend, claiming that she had simply accepted the \$5 as a gift. Gertrude having robbed the man. This tale was denied by Gertrude. She stated the case in a contrary manner, accusing Beatrice of the theft. The women will be given a hearing before Judge Leobele Graves in police court this morning.

NOTICE OF FIRST MEETING OF CREDITORS
IN THE DISTRICT COURT OF THE UNITED STATES FOR THE EASTERN DISTRICT OF VIRGINIA.
In the Matter of JNO. R. HOLSTEAD, Bankrupt.
To the creditors of JNO. R. HOLSTEAD, of Richmond, in the county of Henrico, Tid District of Virginia, bankrupt:
Notice is hereby given that on the 19th day of July, A. D. 1902, the said JNO. R. HOLSTEAD, debtor, will appear in person, and that the first meeting of his creditors will be held in my office, Room No. 19, Postoffice Building, Richmond, Virginia, on the 1st DAY OF AUGUST, A. D. 1902, at 10 o'clock in the forenoon, at which time the said creditors may attend, prove their claims, appoint a trustee, examine the bankrupt, and transact such other business as may properly come before said meeting.

RO. H. TALLEY, Referee in Bankruptcy.

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Notice is hereby given that on the 19th day of July, A. D. 1902, the said EDWARD BOYLE, debtor, will appear in person, and that the first meeting of his creditors will be held in my office, Room No. 19, Postoffice Building, Richmond, Virginia, on the 5th DAY OF AUGUST, A. D. 1902, at 10 o'clock in the forenoon, at which time the said creditors may attend, prove their claims, appoint a trustee, examine the bankrupt, and transact such other business as may properly come before said meeting.

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To the creditors of HERBERT M. CATLIN, of Richmond, in the county of Henrico, and district of Virginia, bankrupt:
Notice is hereby given that on the 25th day of July, A. D. 1902, the said HERBERT M. CATLIN, debtor, will appear in person, and that the first meeting of his creditors will be held in my office, Room No. 19, Postoffice Building, Richmond, Virginia, on the 5th DAY OF AUGUST, A. D. 1902, at 10 o'clock in the forenoon, at which time the said creditors may attend, prove their claims, appoint a trustee, examine the bankrupt, and transact such other business as may properly come before said meeting.

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RO. H. TALLEY, Referee in Bankruptcy.

NOTICE OF FIRST MEETING OF CREDITORS
IN THE DISTRICT COURT OF THE UNITED STATES FOR THE EASTERN DISTRICT OF VIRGINIA.
In the Matter of J. HOOPER, Esq., Counsel for Bankrupt.
To the creditors of J. HOOPER, Esq., Counsel for Bankrupt:
Notice is hereby given that on the 25th day of July, A. D. 1902, the said J. HOOPER, Es